

TREMENDOUS "STAMPEDE!"



SAGINAW VALLEY, Daily through the Extensive BOOT & SHOE STORE

OF
GEO. CRABBE & CO.,
Water Street, East Saginaw, Opposite John
Derby's Old Stand,

BECAUSE

They find it immensely to their advantage to buy
their Boots & Shoes at that establishment at which
they are sure to find a large and well selected stock of
Ladies' Congress Gaiters,
Ladies' Huskies, Slips, and
Walking Shoes, all styles,
Also Ladies' Shoes,
Gents' Oxford Tops,
Gents' Slips and Shoe Tops,
Gents' Patent Leather Boots,
Boots and—Shoes,
Fine Calf Boots,
Coarse Stoggs and Kid Boots,
And—Boots,
Boots and Shoes for
Young Men and Girls,
Youths and Misses,
Boys, Urechins, and Babies

And all other goods in the line, bought or sold
in the market.

TERMS, CASH.

And all work, sale or manufactured, put down to the
VERY LOWEST FIGURE.

MANUFACTURING,

Carried on extensively, and all work made at our
establishment warranted. An extensive supply of the
stock, excellent workmen, full knowledge of the busi-
ness and the best facilities in all respects, enables
us to furnish the public with the best articles at the
largest patronage we have received in this line
encourages us to make even greater efforts than before
for its continuance.

Past patronage gratefully acknowledged.
GEO. CRABBE & CO.
East Saginaw, Aug. 1, 1862

NEW DRUG STORE.

BERNACKI & HOBBS,

DRUGGISTS



AND CHEMISTS,

Washington Street, opposite Dauer of House,

EAST SAGINAW.

ATTENTION IS INVITED TO OUR ENTIRE NEW STOCK

DRUGS, MEDICINES, CHEMICALS,
SHAKER HERBS, PERFUMERY,
TOILET ARTICLES, SOAPS,
FANCY GOODS,
PATENT MEDICINES, COMBS,
BRUSHES &c., &c., &c.

OUR STOCK OF DRUGS, MEDICINES, And Chemicals,

ARE PURE AND FRESH,

HAVING been selected entirely by ourselves, and
from the most reliable houses. In this partic-
ular we have no fear of criticism or competition.

PERFUMERY.

In this line we offer a choice selection of Extracts,
Colognes, Oils, Confections, &c., for various uses, of
most delicate flavor, pure and reliable quality.

Fancy Goods.

Comprise, a rare assortment, Lilly White, Pur-
fumed Chalk, Puff Books, etc. An excellent variety
of articles in this line.

Prescriptions.

English and German prescriptions accurately pre-
pared at all hours. This department of the business is
under the immediate supervision of C. W. Bernacki,
whose qualifications and reliability are too well
known to need endorsement.

East Saginaw, December 24, 1862.

ALWAYS ON HAND!

SAMUEL ALLEN,

Carpenter & Builder.

Shop in First's Brick Building, Water Street, 2d
door South from corner of Tufts Street.

THE SUBSCRIBER is prepared to do all manner
of work in his line, heavy or light, in a manner
which he warrants will give entire satisfaction.
Framing, enclosing, joister work, making doors
and windows, frames, closets, anything in wood
attempts to prepare for his work. Job work, large
and small, taken, and completed with the utmost de-
light.

Past patronage acknowledged, and to continue
selected.

East Saginaw, Feb. 4, 1862.

DISPOSITION NOTICE.

THE partnership heretofore existing under the
name and style of Toms & Tucker, is this day
dissolved by mutual consent. The business of the
concern will be conducted hereafter by J. W. Toms,
who is authorized to settle all accounts of the late
firm.

J. W. TOME,
THOMPSON TUCKER.

East Saginaw, January 29th, 1862.

The Christmas Girl.

Old Christmas had come, with his bright, merry face,
And bearing many jollies and cheer,
And while the gay holiday lasts, at each place,
Saluting those gifts, might be seen,
And in his gaiety on, at every brisk pace,
In search of a new wing-Machine.

Perplexed he appeared—ay, bewildered in mind—
As if he was not meeting with what he could find,
Unable to meet with all the kind
Of thing he was seeking. I mean—
(Indeed, it is not quite so easy to find
A ready good wing-Machine.)

For hours he paced up and down all Broadway,
With puzzled and sorrowful mien;
For all his resources, throughout the long day,
Entirely fruitless has been,
Till fortune benignly threw him in way
Of FIDDLE & LYON'S MACHINE.

"Ah, here!"—he exclaimed, as a happy smile graced
His features so bland and serene—
"Ah! here I have managed to find out, at last,
The very Machine that I mean—
Yes, yet, I'd forgotten all my haste—
As he said his thoughts did hasten—

Beholding what wonderful things can be done
By FIDDLE & LYON'S MACHINE.

His choice of a gift was no longer delayed;
(for this was his great wisdom was)—
That Christmas, his daughter—a blooming young
lady.

Was rendered as proud as a queen;

Next morn, when she rose, in her boudoir there laid

A FIDDLE & LYON'S MACHINE!

"Was ever invention like this 'neath the sun!
What movement!—how rapid and clean!"

Quoth the Queen, "I am now Queen,
As he said his thoughts did hasten—

Beholding what wonderful things can be done
By FIDDLE & LYON'S MACHINE.

MORTGAGE SALE.

DEFAULT having been made in the payment of
a certain Mortgage executed by Deacon A. Dana and Eliza Dana, his wife, in the County
of Saginaw and State of Michigan, on the sum of
\$1,000, dated Nov. 25th, 1851, and recorded in
the office of Register of Deeds of Saginaw county,
Michigan, No. November 25th, 1851, and recorded in
Liber H. of Deeds, on pages 482 and 483, and duly
assigned by said Deacon A. Dana to George C. Tamm,
of Saginaw, who has since paid one thousand eight
hundred and sixty, which assignment was duly re-
corded in the office of Register of Deeds for Saginaw
county on the 25th day of November, one thousand
eight hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage, or any part thereof.

Notice is therefore hereby given that, on Wednesday,
the 25th day of April, one thousand eight hundred
and sixty-one, at two o'clock P.M., in the afternoon of
that day, at the front door of the Saginaw County
Court House, in the City of Saginaw, Saginaw
County, Michigan, (that being the place of holding of
the Circuit Court for said County,) I shall sell at
public auction, to the highest bidder, the premises
described in said mortgage, or so much thereof as
may be necessary to satisfy the debt secured by
said mortgage, with the interest and costs and expenses
of this foreclosure, as provided in said mortgage, also
that certain piece or parcel of land described as
follows, to wit: being the north part fraction
seven (7), in section twenty-one (21), in town sixteen
(16) North of range three (3), East Saginaw
Michigan, being the property of George C. Tamm,
of Saginaw, who has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of Deeds of Saginaw, Illinois, on page
112, 113, and 114, on the 25th day of April, A. D. 1851,
there is now due and owing to the Deacon A. Dana
the sum of seven hundred thirty-nine dollars and
29 cents, and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Having been informed that the above named
Deacon A. Dana, has since paid one thousand eight
hundred and sixty-one, in the amount of
\$1,000, and \$100 interest, and \$100 premium, upon
which said mortgage, there is now due and owing to the
Deacon A. Dana the sum of thirty-nine dollars and
nine cents—and no suit or proceeding at law having
been instituted, in law or in equity, to recover the
debt secured by said mortgage or any part thereof.

Now, therefore, notice is hereby given that, by
virtue of a power of sale in said Mortgage contained
on Section 5, of the 25th day of April, A. D. 1851,
of Chicago, Illinois, to James Brewster, of the
City of Saginaw, Michigan, and recorded in the office
of Register of